UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

UNITED STATES OF AMERICA	§	
	§	
V.	§	NO. A:22-cr-187 RP
	§	
	§	
STEVE RAY SHICKLES, JR.	§	

UNOPPOSED MOTION TO CONTINUE SENTENCING

COMES NOW, Defendant Steve Ray Shickles, Jr., by and through his attorney, and files this Unopposed Motion to Continue Sentencing for ninety (90) days, and would show the Court the following:

I

This case is set for sentencing on February 3, 2023. This continuance is sought so that Mr. Shickles might have sufficient time to prepare for sentencing. The continuance is requested in the interest of justice and not for purpose of delay.

II

Mr. Shickles is on bond and in full compliance with the Court's conditions of release.

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The Government is unopposed to this request.

Wherefore Defendant Shickles respectfully requests that sentencing in this cause be continued for ninety (90) days.

Respectfully submitted.

MAUREEN SCOTT FRANCO Federal Public Defender

By:

/s/ HORATIO R. ALDREDGE
Supervisory Assistant Federal Public Defender
Western District of Texas
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(512) 916-5035 (FAX)
Bar Number: Texas 00795216

Attorney for Defendant

CERTIFICATE OF SERVICE

I hereby certify that on the 4th of January 2023, I electronically filed the foregoing with the Clerk of Court using the CM/ECF system which will send notification of such filing to the following:

Mr. Matt Devlin Assistant U.S. Attorney 903 San Jacinto Boulevard, Suite 334 Austin, TX 78701

/s/ Horatio R. Aldredge

UNITED STATES DISTRICT COURT WESTERN DISTRICT OF TEXAS AUSTIN DIVISION

UNITED STATES OF AMERICA	§	
v.	\$ \$ \$ \$ \$ \$	NO. A:22-cr-187 RP
STEVE RAY SHICKLES, JR.	§ §	
	ORDER	
ON THIS DATE came on to be co	onsidered Defe	ndant Steve Ray Shickles, Jr.'s
Unopposed Motion to Continue Sentenci	ng Hearing, and	d the requested relief is hereby
GRANTED.		
The Court finds that for the reason	ns stated in the	Defendant's motion, the ends of justice
served by the continuance outweigh the b	pest interest of 1	the public and the Defendant in a speed
trial. The Court further finds, pursuant to	o 18 U.S.C. § 3	161(h)(7)(A), that the period of delay
resulting from this continuance shall be e	excluded in con	nputing the time within which the trial
must commence under the Speedy Trial A	Act.	
IT IS THEREFORE ORDERED	THAT sentenci	ing in this matter is hereby reset to
,, at a.m.	./p.m.	
SIGNED THISDAY OF	, 20	023.
	ROBERT I	PITMAN

UNITED STATES DISTRICT JUDGE